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| APPLICATION NO | . І | ILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. | |
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| 09/744,001 | | 03/16/2001 | Ansgar Behler | H 3329 PCTUS | 1655 · | |
| 23657 | 7590 | 09/09/2004 | | EXAMINER | | |
| COGNIS | | - - · | OH, TAYLOR V | | | |
| PATENT I 300 BROO | | | ART UNIT | PAPER NUMBER | | |
| AMBLER, | PA 1900 |)2 | 1625 | | | |
| | | | | DATE MAILED: 00/00/2004 | | |

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| PPLICATION NUM | BER FILING DATE | FIRST NAMED APPLICANT | ATTORN | EY DOCKET NO. | | | |
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| | | NOTICE OF ABANDONMEN | DATE MAILED: | | | | |
| This applica | tion is abandoned in vie | w of: | | | | | |
| П Ар | plicant's failure to timely | file a proper reply to the Office letter mailed of | on | <u></u> - | | | |
| | | ficate of Mailing or Transmission ofwhich is after the expiration of the p of month(s)) which expired on | eriod for reply (including a to | otal | | | |
| · | 37 CFR 1.113 to to (A proper reply ur which places the a | was received on, but it doe ne final rejection. nder 37 CFR 1.113 to a final rejection consists application in condition for allowance; (2) a tin I Request for Continued Examination (RCE) i | s only of: (1) a timely filed an | mendment with appeal fee): | | | |
| | A reply was receiv proper reply, to the | ed on, but it does not consti e non-final rejection. See 37 CFR 1.85(a) and | tute a proper reply, or a <i>bon</i> l 1.111. (See explanation in | a fide attempt at a the last box below). | | | |
| | No reply has been | received. | | | | | |
| App of t | olicant's failure to timely hree months from the m | pay the required issue fee and publication fer ailing date of the Notice of Allowance (PTOL- | e, if applicable, within the st -85). | atutory period | | | |
| | Transmission date | publication fee, if applicable, was received o d), which is after the expirati lication fee) set in the Notice of Allowance (F | on of the statutory period fo | r payment of the | | | |
| | The submitted fee The issue fee by 3 37 CFR 1.18(d) is | of \$ is insufficient. A balance of \$ 7 CFR 1.18 is \$ The publication for \$ | is due ee, if required, by | | | | |
| | The issue fee and | publication fee, if applicable, have not been i | received. | | | | |
| App the | olicant's failure to timely Notice of Allowability (P | file corrrected drawings as required by, and v TOL-37). | vithin the three-month period | d set in, | | | |
| | Proposed correcte | d drawings were received on (with a , which is after the expiration of the period fo | a Certificate of Mailing or Tra | ansmission dated | | | |
| | No corrected draw | ings have been received. | | | | | |
| The inte | e letter of express aband rest, or all the applicants | onment which is signed by the attorney or ag s. | ent of record, the assignee | of the entire | | | |
| The und | The letter of express abandonment which is signed by an attorney or agent (acting in a representative capacity under 37 CFR 1.34(a)) upon filing of a continuing application. | | | | | | |
| The for | The decision by the Board of Patent Appeals and Interferences rendered on and because the period for seeking court review of the decision has expired and there are no allowed claims. | | | | | | |
| | reason(s) below: | 37(a) or (b) or requests to withdraw the holding of abandon | | | | | |
| reuu | ~~~ w 107146 UNDEL 3/ CFK 1 1: | urrar or IDT. OF LEGUESIS ID WITHTERW the helding of cheeden | ment under 27 CED 4 404 about 4 b | a accountly flad to | | | |

minimize any negative effects on patent term.